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	Applicant(s)	
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n received in Application	No n this national stage application from the	
of this application.	reply complying with the requirements	
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(a) including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached		
I) ☐ hereto or 2) ☐ to Paper No./Mail Date (b) ☐ including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date		
) should be written on the ader according to 37 CFR	drawings in the front (not the back) of 1.121(d).	
BIOLOGICAL MATER THE DEPOSIT OF BIOLO	RIAL must be submitted. Note the OGICAL MATERIAL.	
6. ☐ Interview Sum Paper No./Ma 7. ☑ Examiner's An	rmal Patent Application (PTO-152) Imary (PTO-413), ail Date Inendment/Comment atement of Reasons for Allowance	
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EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or

additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR

1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the

payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with

Joseph Lally on 17 March 2005.

The application has been amended as follows:

Cancel claims 8, 10-13, 17, and 22.

Replace claim 1 with:

A client device comprising processing means and storage, wherein the client device is

suitable for connecting to a network and includes a client application configured to generate a

client request, receive information from the network, and present the received information to a

user as audio information; and

a server device connected to the network and configured to provide information to the

client device responsive to the client request;

wherein the system is configured to determine when at least a portion of the information

provided by the server is unsuitable for presentation to the user as audio information by the client

and wherein the system is further configured to respond to the determination by storing the

unsuitable portion of the information for subsequent access by the user;

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wherein storing the information for later access by the user comprises assigning a dynamically generated URL to the stored information, creating a link indicating the dynamically generated URL, and emailing the link to the user.

Replace claim 18 with:

A computer program product residing on a computer useable medium for transferring information from a server to a client on a data processing network, comprising:

computer code means for determining when at least a portion of information requested by the client is unsuitable for presentation by the client; and

computer code means, responsive to determining that the requested information includes information unsuitable for audio presentation, for taking an action selected from the group consisting of storing the requested information for subsequent retrieval by the user and providing a visually enhanced version of the requested information to the user;

wherein the code means for storing the requested information comprises code means for dynamically generating a URL indicative of a storage location of the requested information, code means for creating a link indicating the dynamically generated URL, and code means for forwarding the link to the user.

Replace claim 23 with:

The computer program product of claim 18, wherein the code means for forwarding the link to the user comprises code means for sending the link to the user as an email message.

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Allowable Subject Matter

Claims 1, 3-7, 9, 18, 19, 21, and 23-25 are allowed.

The following is an examiner's statement of reasons for allowance: In combination with the claimed subject matter, the prior art does not teach or fairly suggest assigning a dynamically generated URL to the stored information, creating a link indicating the dynamically generated URL, and forwarding the link to the user. The prior art of record only teaches storing information for subsequent access and emailing information to the user.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian J. Detwiler whose telephone number is 571-272-4049. The examiner can normally be reached on Mon-Thu 8-5:30 and alternating Fridays 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John W. Cabeca can be reached on 571-272-4048. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

bjd

JOHN CABECA SUPERVISORY PATENT EXAMINE